TOWN OF NORTH PROVIDENCE

AND

LOCAL 2334 - INTERNATIONAL ASSOCIATION OF FIREFIGHTERS, AFL-CIO

CONTRACT

JULY 1, 2008 - JUNE 30, 2009

VFR/CBAs/North Providence IAFF CBA 08-09

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AGREEMENT

Pursuant to the provisions of the Fire Fighters Arbitration Act, R.I.G. L. 28-9.1-1 *et seq.*, this Agreement is made and entered into this day of April, A.D. 2009 effective July 1, 2008 and ending June 30, 2009, by and between the TOWN OF NORTH PROVIDENCE AND LOCAL 2334, INTERNATIONAL ASSOCIATION OF FIREFIGHTERS, AFL-CIO.

PREAMBLE

The following contract by and between the TOWN OF NORTH PROVIDENCE, hereinafter referred to as the "Town" and LOCAL 2334, INTERNATIONAL ASSOCIATION OF FIREFIGHTERS, AFL-CIO, hereinafter referred to as the "Union", is designed to maintain and to promote a mutually beneficial and harmonious working relationship between the Town and the employees of the Fire Department who are within the provisions of this contract in order that more efficient and progressive public service may be rendered to the citizens of the Town.

All references in the Agreement to an "employee" or "employees" are intended to include both genders and wherever the male gender is used, it shall be construed to include male and female employees.

ARTICLE I

Section 1. Recognition

A. The Town recognizes the Union, as the exclusive bargaining agent for all employees of the North Providence Fire Department, excepting the Chief of the Department, all Fire Alarm Dispatchers, and all other excluded employees listed in Rhode Island State Labor Relations Board certification, Case No. EE-3033, for the purpose of collective bargaining and entering into agreements relative to wages, salaries, hours and working conditions.

B. The rights of the Town and the employees of the Fire Department shall be respected



and the provisions of this Agreement shall be observed for orderly settlement of all questions.

The Town and the Union mutually agree that they will continue their policies of nondiscrimination on the basis of any individual's race, color, national origin, religious affiliation, sex, sexual orientation or age; nor will they discriminate against any employee on any other basis prohibited by state or federal law. The Town and the Union mutually agree that there will be no discrimination against any employee because he or she is not a member of the Union or because he engages or does not engage in any activities protected by the Rhode Island State Labor Relations Act.

Section 2. Union Security.

- A. Any member of the Fire Department who is a member of the Union as of the effective date of this Agreement, and any member of the Fire Department who becomes a member of the Union during the term of this Agreement, shall remain a member of the Union for the duration of this Agreement.
- B. Any new employee hired during the life of this Agreement shall not be required to become a member of the Union but shall be required to pay to the Union an amount of money equal to that paid by members of the Union, which amount shall be limited to a sum equal to a member's usual and regular dues, initiation fees and general uniform assessments.
- C. The Town shall deduct Union dues and assessments or agency fees upon receipt by the Town of a signed, voluntary authorization form by the employee. Deductions shall be made from the payroll period mutually agreed to by the Town and the Union. Dues deducted shall be forwarded to the Treasurer of the Union, together with a list of employees from whom deductions are made within fifteen (15) days of the date of deduction. The Union shall indemnify the Town



and hold its officials harmless against any and all claims, legal proceedings, orders and judgments, including costs and reasonable legal fees as a result of the Town's compliance with this section.

- D. All employees who are officers of the Union or who are appointed as members of that committee's collective bargaining negotiating team shall be allowed time off for official Union business in negotiations or conferences with Mayor of the Town with pay, and without requirement to make up said time; except that this provision for time off with pay shall not apply to more than three (3) members at one time.
- E. Elected Union Officials; President, Vice-President, Secretary-Treasurer, and one (1) Executive Board Member, who are on duty, shall be granted time off with pay to attend (a) all scheduled Local Union meetings, and (b) as delegates not to exceed four (4) in number to Rhode Island State Association of Fire Fighters Conventions (not to exceed two (2) days), and to I.A.F.F. National Conventions (not to exceed five (5) days), and State AFL-CIO Conventions (not to exceed two (2) days). The Chief of the Department may deny such time off in case of emergency.
- F. The President of the Union shall be allowed time off for official Union business and negotiations or conferences with the Mayor and/or Chief of Department with pay and without requiring to make up the time, and for all Union business generally.

ARTICLE II

Section 1. Management Rights.

A. The Town retains all rights and responsibilities granted by law to manage, control and direct its Fire Department, except as specifically abridged herein by the provisions of this



Agreement.

- B. The Town shall retain the right to issue after forty-eight (48) hours notice; however, that Saturday and Sunday will not be computed in the forty-eight (48) hour notice time period computation, to the President, Vice President, or Treasurer of the Union, through the Chief of the Department, Rules, Regulations and General Orders covering the internal conduct affecting personnel and general personnel procedures of the Fire Department. Union officials will be permitted to meet with the Mayor, or the Commissioner of Public Safety, or the Chief of Department, and they will make themselves available in such forty-eight (48) hour period; however, that Saturday and Sunday will not be computed in the forty-eight (48) hour computation, to discuss the changes affecting personnel or general procedures by the Rule, Regulation or General Order for which notice is given. If agreement cannot be reached between the Union officials and the department officials, the dispute will be subject to the grievance procedure up to, but excluding, the arbitration step, except in the case of violation of the fortyeight (48) hour notice; however, that Saturday and Sunday will not be computed in the fortyeight (48) hour computation provided herein, or in the event that the proposed Rule, Regulation or General Order violates a specific provision of this Agreement, then a resort to arbitration shall be permitted.
- C. Rules and Regulations. The Union shall be permitted to make suggestions regarding departmental rules and regulations and health and safety. Said suggestions shall be submitted in writing to the Chief of Department and a copy thereof transmitted to the Mayor. Such suggestions for rules and regulations and health and safety will be given due consideration and adopted if deemed advisable by the Chief of Department and the Mayor.



ARTICLE III

Section 1. Seniority.

A. Seniority of employees shall be computed in each rank from the date of original promotion to that rank. In the event that more than one employee presently on the payroll or who shall go on subsequently on the same day, then seniority will be determined by the rank which they finished in the schooling or the testing for the different positions (Department seniority is defined as an employee's total length of service in the Department from his date of hire. Rank seniority is defined as an employee's total length of service in a rank from his date of promotion of that rank).

The seniority list shall be submitted to the Union and updated as required.

B. All present positions of the Department shall be bid for by qualified employees except for the positions of Fire Marshal, Assistant Fire Marshal, Mechanic, Director of Training and Safety, and Director of Emergency Medical Services. The positions of manpower pool shall be filled with firefighters or officers who either bid for the position or who possess the least amount of seniority, and assigned to the respective platoons equally by the Chief of Department allowing those employees to select those positions by seniority.

Each employee remains in his respective group, piece of apparatus, or division until such time as a vacancy occurs of equal rank, in which case a notice shall be posted notifying all concerned parties of the date, time and place of the upcoming bid.

When an employee is awarded an assignment due to the bid, his position immediately becomes open and will be filled by the same system during the same bidding session.

In addition to the vacancy bid, an annual bid shall be held during the first week of

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December each year for voluntary bidding. These transfers would go into effect January 15.

When an employee is awarded an assignment due to the annual bid, he shall assume the work schedule for the new position without additional compensation or time off.

When the bidding session is completed, the union shall within 48 hours give to the Chief of Department in writing a list of any and all transfers to be made. The Chief shall within fifteen (15) days of receipt of the list put the transfers into effect.

Once all the bidding in any case is completed and the transfers have been made, the officer in charge of each truck shall rotate the fire fighter assigned to that piece, to the different positions on that piece of apparatus, etc.

The assignment of Fire Fighters 3rd Class shall be left to the Chief of Department's discretion until such time as they become Fire Fighter 2nd Class. When an employee becomes Fire Fighter 2nd Class any position he held would go up for bid.

Notwithstanding the provisions herein establishing a bid system under which employees may bid for positions, the Chief of the Department shall have the discretion to transfer or assign an employee to a manpower pool assignment where there is an overriding reason or justification for the transfer or assignment. In any case where such transfer or assignment is challenged by an employee or the Union through the grievance and arbitration procedures, the burden of proof shall be on the Town to demonstrate an overriding reason or justification. The transfer or reassignment shall not be disturbed unless the Town's decision was arbitrary or capricious. Said transfer or reassignment shall be no longer than thirty (30) consecutive days to one member during one calendar year, unless the Town and Union agree otherwise.



ARTICLE IV

Section 1. Vacancies - Privates' Ranks.

- A. All vacancies on the Department shall be filled within sixty (60) days.
- B. Vacancies shall be filled by persons who shall begin at the rank of Fire Fighter 3rd Class.

Section 2. Temporary Service Out-of-Rank.

- A. In the event that a Battalion Chief is absent and manpower is available, the next senior Fire Officer by rank on that shift shall be detailed to that Chief's position.
- B. In the event that an Officer is absent and manpower is available, the next senior qualified fire fighter assigned to that company shall be detailed to that officer's position.
- C. Manpower shall be detailed on a day-to-day basis, filling Fire Fighter vacancies first, and Officer vacancies second.
- D. In the event it becomes necessary to call back an employee to fill a vacancy, it shall be done on a Chief for Chief, Officer for Officer, and Fire Fighter for Fire Fighter basis, utilizing a rotating system. Any procedures or updates to the rotating system shall be mutually agreed upon by the Town and the Union.
- E. Members who are detailed to serve out-of-rank, or are called back to serve out-of-rank, shall be paid at the rate of pay of the rank he is being assigned to replace.
- F. In any case where an employee serving out-of-rank contracts an illness or suffers an injury in the line of duty, he shall be entitled to all of the benefits provided for by Chapter 45-19-1, including the pay at the rate he was receiving while serving out-of-rank. In the event any employee so disabled is subsequently placed on a disability pension, his pension shall be based

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on the pay of the rank that he was replacing.

Section 3. Progression in Ranks: Eligibility for Promotion, Promotional and Testing Procedures.

A. <u>Progression in Ranks</u>. Upon hiring, an employee shall hold the rank of Fire Fighter 3rd Class. A Fire Fighter 3rd Class shall serve a twelve (12) month probationary period, after which he shall be elevated to rank of Fire Fighter 2nd Class. A Fire Fighter 2nd Class shall serve in that rank for twelve (12) months, after which he shall be elevated to the rank of Fire Fighter 1st Class. Elevation to the ranks of Fire Fighter 2nd Class and Fire Fighter 1st Class shall not require a promotional examination.

All promotions to the ranks of Fire Lieutenant, Rescue Lieutenant, Fire Captain, Rescue Captain, Battalion Chief, and Assistant Chief shall come from within the ranks of the Department. The Town may select a Chief of Department from within the ranks of the Department, but shall not be required to do so.

B. <u>Eligibility</u>. To be eligible for promotion to the ranks of Fire Lieutenant, Fire Captain, Battalion Chief and Assistant Chief, an employee must have completed the following years of service in lower rank:

Promotional Rank Sought	Service Eligibility Required
Fire Lieutenant	Four (4) years of service.
Fire Captain	One (1) year of service as a Fire Lieutenant.
Battalion Chief	One (1) year of service as a Fire Captain.
Assistant Chief	One (1) year of service as a Battalion Chief.

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To be eligible for promotion to the rank of Rescue Lieutenant and Rescue Captain, an employee must have completed the following years of service in lower rank:

Promotional Rank Sought

Service Eligibility Required

Rescue Lieutenant

Four (4) years of service.

Rescue Captain

One (1) year of service as a Rescue

Lieutenant.

Candidates for promotion to Rescue Lieutenant and Rescue Captain and appointed

Rescue Lieutenants and Rescue Captains shall continuously maintain in good standing their

Rhode Island EMTC Certifications and Licenses.

If a Rescue Officer transfers to the Fire Suppression Division, he shall hold the rank of Fire Fighter 1st Class.

C. <u>Promotional and Testing Procedures</u>. Promotion to the ranks of Fire Lieutenant, Rescue Lieutenant, Fire Captain, Rescue Captain, Battalion Chief and Assistant Chief shall be made from the top candidates on the appropriate active promotional list. All promotional lists shall remain active for a period not longer than two (2) years. The Town shall endeavor to maintain active promotional lists for all ranks at all times.

The Union acknowledges and agrees that the Assistant Chief of the Fire Department shall be appointed by the Chief of the Fire Department in his sole discretion from among those members holding the rank of Battalion Chief. In making said discretionary appointment, the Chief of the Fire Department shall give due consideration to the rank seniority of those members holding the rank of Battalion Chief, provided however, that seniority shall not be a controlling determinant or criterion.



At least ninety (90) days prior to any promotional examination, the Chief of Department shall post a notice containing all necessary information relevant to the rank being tested for, including specific editions of the current testing materials, dates, times and service eligibility requirement.

Written examinations shall be given to determine which candidates shall qualify for promotions. Examinations shall be based on one hundred (100) points. All candidates that achieve seventy (70) points or more shall be placed on the appropriate promotional list by department seniority.

At the expiration of the two (2) year period (at which time a list is no longer active), candidates who were not promoted shall have the option of carrying over their examination scores to be included in a successor promotional list. This option must be exercised by a promotional candidate, in writing, prior to the administering of a new examination.

All written examinations shall be prepared by a qualified outside testing agency selected by the Town and agreed to by the Union. Examinations for each rank shall be ordered specifically for that rank. Use of the same examination more than once shall be prohibited.

The Town and the Union shall correct the candidates' examination at the testing site upon completion of the examination.

D. <u>Examination Materials</u>. The examination materials for the Fire Suppression Division shall be:

The examination materials for the rank of Battalion Chief shall be:

IFSTA ESSENTIALS (Current Edition)

IFSTA COMPANY OFFICER (Current Edition)

FIRE COMMAND (BRUANCINI CURRENT EDITION)

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The examination materials for the ranks of Fire Captain and Fire Lieutenant:

IFSTA ESSENTIALS (Current Edition)
IFSTA COMPANY OFFICER (Current Edition)
FIRE COMMAND (BRUANCINI CURRENT EDITION)

The examination materials for the Rescue Division shall be:

R.I. PROTOCOLS HANDBOOK (Current Edition) EMT-C Current Course Text in R.I. IFSTA COMPANY OFFICER

Section 4. Permanent Officer Vacancies

All permanent vacancies in the officers ranks shall be filled by the Town within sixty (60) days from the appropriate promotional list which is active for the vacated rank.

ARTICLE V

Section 1. Duties

A. The duties of the employees of the Department shall consist of prevention, control and extinguishing of fires, together with the necessary auxiliary administrative and service functions presently conducted by the Fire Department. Non fire-fighting duties shall be performed only with the consent of the Union President, Vice President, or member of the Executive Board. Daily station work of companies, such as cleaning of apparatus, equipment, maintenance of grass and lawns of the stations, and company quarters, shall be carried out according to Rules and Regulations.

B. Working Conditions. With the exception of ice rescue drills, no outside drills or inspections shall be conducted when the temperature is below forty (40) degrees or above eighty (80) degrees F.

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ARTICLE VI

Section 1. Hours

The regular work schedule for members of the fire fighting units and rescue units shall be an average workweek of forty-two (42) hours; the work schedule to consist of four (4) platoons working two (2) consecutive days of ten (10) hours each, followed by two (2) consecutive nights of fourteen (14) hours, followed by four (4) days off. The regular workweek for members of other divisions of the Fire Department shall be forty (40) hours per week, to be worked from 8:00 a.m. to 4:00 p.m. Monday through Friday.

In the event that the overtime provisions of the Fair Labor Standards Act are made to apply to fire fighters, the Town or the Union may request that this Agreement be reopened for the sole purpose of renegotiating the work schedule provided for herein, upon written notice of thirty (30) days being given to the other party, and the said negotiating shall be subject to the Fire Fighters' Arbitration Act.

Section 2. Substitutions

A. Employees shall be permitted to substitute with members of equal rank within the Department. These substitutions shall be on a Chief for Chief, Fire Officer for Fire Officer, Rescue Officer for Rescue Rescue Officer, and Firefighter for Firefighter basis. No substitutions shall be permitted when Departmental emergency conditions exist. All requests for substitutions shall be made on forms supplied by the Department and approved by the Battalion Chief. No substitution shall be arbitrarily denied without just cause.

Section 3. Overtime

A. All hours worked in excess of the scheduled workday or in excess of the scheduled

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workweek shall be compensated for hours worked in excess of their normal workday or workweek at an overtime rate of pay hereinafter set forth.

B. The hourly rate of overtime pay shall equal one and one-half (1-1/2) of the employee's rate, based upon his salary divided by the number of hours of his normal workweek.

Overtime will be paid in the pay period following the period in which the overtime was worked, but in no event later than thirty (30) days. In order for an employee to be entitled to overtime pay for an hour, said employee must work fifteen (15) minutes or more. In the event that overtime is less than fifteen (15) minutes, there shall be no overtime compensation.

C. Employees who are called back by the Chief of Department shall be compensated for at least four (4) hours at the overtime rate as set forth in Article VI, Section 3 hereof.

Section 4. Parades and Other Details

No employee shall be compelled to parade or attend any function, civic or otherwise, unless he shall be compensated for the same.

Section 5. Non-Civic Details

A. In any case where an employee is assigned by the Town to a special duty of a private nature for an employer other than the Town, said employee shall be paid the detail pay hereinafter set forth by the Town, and the Town shall be reimbursed by the individual or organization for whom said employee performed the assigned service.

- B. All employees who are assigned a special duty of a private nature for an employer other than the Town shall be guaranteed at least a minimum of four (4) hours pay at the rate of time and one half (1-1/2) the employees regular rate of pay.
 - C. Provided, however, after eight (8) hours worked all employees shall receive double



time (2X) for each additional hour. All employees working detail on paid holidays shall be compensated at the rate of time and one-half (1-1/2).

D. Whenever an employee has been assigned to a private or special detail is injured in the course of such detail, he shall be compensated by the Town for all medical and hospital expenses, etc. and the regular rate of pay is to be continued during the period of incapacity as provided by Section 45-19-1 of the General Laws of the State of Rhode Island, 1956, as amended.

ARTICLE VII

Section 1. Vacations

All employees shall be entitled to a vacation in the calendar year in accordance with the following:

- A. All employees hired between January 1 and June 1 in any calendar year shall be entitled to five (5) working days vacation during said calendar year;
- B. During the calendar year following the anniversary date in which they complete one
 (1) year service, and in each calendar year thereafter, fifteen (15) working days vacation;
- C. During the calendar year and following the anniversary date in which they complete seven (7) years of service in each calendar year thereafter, twenty (20) working days vacation;
- D. During the calendar year and following the anniversary date in which they complete twelve (12) years of service in each calendar year thereafter, twenty-five (25) working days vacation.
 - E. Department seniority shall apply in selecting vacations as in Article III, Section 1.

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Section 2. Vacation Period

The vacation period in any calendar year shall run from January 1 to December 31.

Once an employee selects his vacation, he shall not be allowed to cancel said vacation during the months of June, July, and August. Also, Christmas, Easter, Thanksgiving, One (1) school vacation week in February and One (1) school vacation week in April.

Section 3. Vacation Requests

All vacation requests shall be submitted to the Chief of Department in the month of December and each employee shall have picked his vacation by the end of December. The completed vacation schedule shall be posted on or before January 15 of the calendar year which all vacations are to take place.

Section 4. Vacation Schedule

A. In the event that an employee was unable to take his vacation because he was on an "injured on duty" or sick leave status, and he was unable to take his vacation during any other period during the remainder of the calendar year, he will be permitted to use his unused vacation in the next calendar year, or elect to be paid for his unused vacation days.

Section 5. Schedule Variation

A. If, in the judgment of the Chief of Department, the schedule reduces the manpower available below the level of safe protection, or in the event adequate personnel are not available, the Chief of Department may vary either schedule accordingly.

B. When the schedule is varied, it shall be varied on the basis of seniority.

Section 6. Special Vacations

Special vacations approved by the Chief of Department shall not reduce the number of



regular vacations scheduled for the period in which the special vacation is taken. The special vacation shall be charged against the employee's vacation credits.

Section 7. Vacation Selection

- A. Vacations shall be chosen using the following system by Department Seniority:
- 1) On First Selection, each member will choose two (2) weeks vacation (if applicable);
- 2) On Second Selection, each member will choose two (2) weeks vacation (if applicable) or one (1) week (if applicable);
- 3) On Third Selection, each member will choose the two (2) weeks vacation (if applicable). Or one (1) week (if applicable);
- 4) On Fourth Selection, each member will choose the remaining days owed (if applicable). These days may be chosen at random or together.
- B. Single days or days equaling less than a work week, shall be chosen in the Fourth Selection in order to keep full weeks open until the full week selections are completed.
- C. The Chief of Department shall have the right to vary the schedule of any vacations under this section in case of emergency.

Section 8. Accumulated Vacation

A. An employee hired prior to July 1, 1994, may accumulate all of his unused vacation days. An employee may not accumulate more than twenty-five (25) days per year. For employees hired prior to July 1, 1994, all accumulated vacation days shall be paid upon retirement, death prior to retirement, or termination of employment in good standing; or the employee may have the option to retire at an early date with pay.

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B. An employee hired after July 1, 1994, may accumulate a maximum combination of two hundred twenty-five (225) vacation and sick leave days. In the event an employee hired after July 1, 1994 retires, dies prior to retirement or terminates his employment in good standing, his accumulated combined vacation and sick leave days, up to a combined maximum of two hundred twenty-five (225) days, shall be paid at the rate of fifty percent (50%) of his current salary calculated on a daily basis, or the employee may have the option to retire at an early date with pay using his two hundred twenty-five (225) days at a fifty percent (50%) value.

C. All accumulated vacation days shall be paid at a rate of 12 hours per day.

Section 9. Paid Holidays

The following holidays shall be paid holidays for all employees:

New Year's Day
Martin Luther King, Jr.'s Birthday
Presidents Day
Memorial Day
Independence Day
R.I. Independence Day
Columbus Day
Veterans Day
Thanksgiving Day
Christmas Day
Victory Dayı
Labor Day
Employee's Birthday

Holiday pay shall be based on 12 hours and shall be paid to each employee over and above his weekly salary, and will be added to the member's salaries for retirement purposes.

Any employee substituting at a higher rank shall be paid at such higher rank for any Holiday occurring during the period that said employee is serving at such higher rank.

I If Victory Day is abolished by the General Assembly as a holiday, then the second Monday in August shall be substituted as a holiday.

ARTICLE VIII

Section 1. Clothing Allowance

A. The clothing allowance for employees shall be \$600.00 Dollars per year. Money for such clothing allowance, herein provided for, shall be paid directly to the employees entitled thereto, and it shall be payable on or before September 1.

B. The clothing allowance above set forth shall be for the replacement of clothing only.

Any new issue or item of clothing or equipment prescribed by the Department shall be furnished to employees at the Town's expense.

C. The Town agrees to furnish all protective gear along with a pair of Vapor Bairia Gloves, Protective Hood, individual Scott Masks with Prescription Eyeglass Kit if required, and shall reissue, within ninety (90) days, similar protective gear when upon inspection such protective gear is destroyed or mutilated in the line of duty and upon surrender by the employee of said protective gear, work or dress uniform.

The Town shall purchase and maintain a minimum of twenty-five (25) Personal Alert Safety Systems (PASS) Devices for the use of Fire Fighters and Rescue Personnel.

- D. Employees shall receive their clothing allowance when hired to be prorated as follows:
 - (1) Employees hired during the months of July, August, and September shall receive full allowance.
 - (2) Employees hired during the months of October, November, and December shall receive three-fourths (3/4) of the annual clothing allowance.

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- (3) Employees hired during the months of January, February, and March shall receive one-half (1/2) of the annual clothing allowance.
- (4) Employees hired during the months of April, May, and June shall receive one-fourth (1/4) of the annual clothing allowance.

E. All employees shall receive a clothing maintenance allowance of Five Hundred Fifty

(\$550.00) Dollars per year. SHALL BE PAID BY JULY 15 OF EACH

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ARTICLE IX

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Section 1. Sick Leave, Amount of

A. Sick leave shall be granted at the rate of fifteen (15) working days per year. Employees hired before July 1, 1994 may accumulate a maximum of two hundred twenty-five (225) unused sick leave days. Employees hired after July 1, 1994 may accumulate a maximum combination of two hundred twenty-five (225) sick leave and vacation days. Whenever an employee is out of work for more than three (3) consecutive days, the Town, acting through the Chief of Department, may require medical authentication of such illness.

B. Days of absence due to injuries and/or illness contracted outside of the line of duty shall be subtracted from the employee's sick leave as hereinafter specified. Days of absence due to injuries contracted in the line of duty shall not be subtracted from the employee's days of sick leave hereinafter specified.

C. For employees hired prior to July 1, 1994, unused accumulated sick leave days shall be paid upon retirement, death prior to retirement or voluntary termination; or the employee may have the option to retire at an early date with pay. Those employees electing early retirement shall receive full pay and benefits for that period and then be placed on retirement. Sick leave

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days for employees hired after July 1, 1994 may be accumulated in combination with unused vacation days to a combined maximum of two hundred twenty-five (225) days. In the event that an employee hired after July 1, 1994 retires, dies prior to retirement or terminates his employment in good standing, his unused accumulated vacation and sick leave days, up to a maximum combination of two hundred twenty-five (225) days, shall be paid at the rate of fifty percent (50%) of his current salary calculated on a daily basis, or the employee may have the option to retire at an early date with pay using his two hundred twenty-five (225) days at a fifty percent (50%) value.

- D. Sick leave shall be paid in accordance with this section unless an employee is terminated for cause.
- E. In the event the employee does not use any sick days during the calendar year, he shall receive an incentive of five (5) additional sick days credited towards his accumulative sick days.
- F. Employees have the option to take retirement at an early date and receive a check from the Town in a sum equal to the members' weekly pay until the members accumulated sick leave days are exhausted. During this period of early retirement, members will not accrue any additional sick days or vacation days.
 - G. All accrued sick days shall be paid at a rate of 12 hours per day.

Section 2. Reasons for Sick Leave

Sick leave for employees shall be granted for the following defined reasons:

- A. Personal illness or physical incapacity to such an extent as to be rendered thereby unable to perform the duties of his present position or some other positions in the Department.
 - B. Attendance upon members of the family within the household of the employee whose

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illness requires the care of such employee for a period not to exceed five (5) working days.

These days off shall be charged to the employee's sick days. Employees can be required to sign an affidavit stating that there is no possible way to make other arrangements.

Section 3. Additional Leave Not to be Deducted from Sick Leave

A. In case of death of a parent, spouse, child, brother, sister, mother-in-law, father-in-law, brother-in-law, sister-in-law, grandmother, grandfather, or of the employee's spouse's immediate family, each employee shall be entitled to leave of absence with pay from the day of notification of death, up to and including the day following the funeral. These days off will not be made up by the employee, they shall be treated as days worked for purposes of this contract.

B. In the case of death of relatives other than as provided in Paragraph A, such leave of absence with pay shall be for the day of the funeral. The employee shall not be required to make up said time and the day will be counted as a day worked for the purposes of this contract.

Section 4. Sick Leave Report

All sick days that an employee has remaining during the calendar year shall be reported in writing to each employee upon request or by January 31 of each year.

Section 5. Personal Leave

The employees shall be allowed time off for important personal matters at the discretion of the Director of Public Safety or the Chief of Department; provided, however, that said request is received in writing by the Chief of Department at least twenty-four (24) hours prior to the time-off being requested, except in the case of emergency.

Section 6. Beneficiaries

The estate of an employee shall be paid all accumulated sick leave and vacation days

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upon the death of said employee. Payment shall be made to the duly authorized personal representative of the employee's estate.

Section 7. Personal Days

All employees shall be entitled to one (1) personal day per year; provided, however, that an employee must give a four (4) day notice of his request for the personal day and no more than two (2) employees may be on a personal day on the same shift at any time.

ARTICLE X

Section 1. Longevity

- A. Upon completion of five (5) years of service measured from the date of employment, an employee shall receive an additional six and one-half percent (6.5%) of their gross salary for longevity.
- B. All employees who have been employed for eight (8) years measured from the date of employment by the Town shall receive, in addition to Sub-Section A of this Article and to the pay provided for herein, an additional three percent (3%) per annum of their gross pay for longevity.
- C. All employees who have been employed for fifteen (15) years measured from the date of employment by the Town shall receive, in addition to Sub-Section A. and B. of this Article, and to the pay provided for herein, an additional two percent (2%) per annum of their gross pay for longevity.
- D. Longevity payments shall be received in a lump sum, in a separate check other than the payroll check, on or before the anniversary date which said employee completed his years service. Retirement and taxes shall be deducted from said payment.



ARTICLE XI

Section 1. Injuries and Illness

Employees who are injured or who contract illness in the line of duty shall receive such benefits as are provided by the General Laws of the State of Rhode Island, subject to the conditions specified in the Appendix to ARTICLE XI attached to and made a part of this Agreement.

Upon the request of the Town, employees shall execute such authorizations as is required to permit the Town to obtain medical reports relating solely to the injury or illness incurred by an employee in the line of duty.

Section 2. Medical Care for Injuries or Illness in the Line of Duty

A. Those employees injured or who contract illness in the line of duty whose condition requires admittance to a hospital shall have the right to select a hospital in the State of Rhode Island and a physician from the staff of that hospital. The choice shall be made by the employee or if his condition prevents him from making his choice, his choice shall be made by his nearest relative who may be available at the time; or in the case of an emergency, by a resident physician at the hospital. The physician so selected shall be the injured employee's private physician.

B. In other cases of injury in the line of duty which do not require hospitalization, the employee shall have the right to a specialist of his own choice from the staff of a hospital in the State of Rhode Island for the initial treatment at the hospital in the State of Rhode Island and for subsequent treatment at the selected physician's office. However, the Town hereby reserves the right to have said employee examined by the Town physician to determine the severity of the

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injury or sickness and in the case of disagreement between the two physicians, a third physician selected by agreement of both parties shall be the determiner of the issue.

- C. In cases of a minor nature (minor lacerations, abrasions, contusions, etc.) the judgment of the treating physician shall be followed regarding the necessity of calling in a specialist.
- D. When the employee has suffered a minor injury, which does not require the care of a physician, in the line of duty and has been treated by a member of the rescue, report on the injury and treatment shall be made to the Chief of Department and become a part of the record of the Department. Any subsequent worsening of the injury or of the immediate area of the injury shall entitle the individual to the benefits of this article.
- E. The Town agrees to pay all expenses for inoculation or immunization shots for members of any employee's family when such becomes necessary as a result of said employee's exposure to infectious disease when said employee has been exposed to said disease in the line of duty.
- F. The Town agrees that it will pay any and all medical expenses incurred by any fire fighter who has been placed on disability for a service-connected injury or injuries, or any recurrences of the injuries which caused his disability, and that it will reimburse such fire fighter for the above expenses. Any such medical services rendered which are covered by a medical insurance plan shall be deducted from the amount for which the Town is obligated.
- G. In the event specialized treatment is required, the employee shall have the right to select any hospital within the radius of one hundred (100) miles of the State of Rhode Island and to select a physician on the staff of said hospital.



H. Presumption of Disability

In any case where an employee covered by this Agreement is disabled from performing his regular duties as a fire fighter because of a heart condition, respiratory ailment, hypertension or from any condition derived from hypertension, or develops cancer, it shall be conclusively presumed that such disability is attributable to his employment as a member of the Fire Department, and he shall be entitled to all of the benefits provided for in Section 45-19-1 of the General Laws of the State of Rhode Island, 1956, as amended, and none of said period of disability shall be deducted from his sick leave entitlement, nor from any other leave entitlement to which said employee may be entitled under any other terms or conditions of this Agreement.

Section 3. Injuries and Illness

Any employee who shall become wholly or partially incapacitated by reason of injuries received or sickness contracted in the performance of their duty, shall, during the incapacity receive full salary or wages and medical expenses from the Town.

Any personnel who absent themselves from the job, due to sickness or injuries sustained or contracted in the performance of their duties including heart attack or heart condition, continuously for a period of at least eighteen (18) months shall then report to active duty within a period of thirty (30) days or submit medical verification that he is physically unfit for duty, and therefore unable to return to his regular duties. The employee must submit to medical examinations as required by the Town and the Retirement Board of the Employees' Retirement System Rhode Island, including, but not limited to a comprehensive examination and evaluation



at the Lahey Clinic, Boston, Massachusetts. A provision for light duty assignment may be made, if necessary, and is limited to a three (3) month period. The employee shall be placed on the Retirement List or report back to duty according to the medical evaluation.

Any personnel who have been away from their job for a period of eighteen (18) months, and who return to their normal duties and suffer a recurrence of the same sickness or injury that disabled them initially within a six (6) month period of their return shall be given one (1) additional thirty (30) day period to return to their regular duties or be placed on the Retirement List.

Any employee who upon being diagnosed by the Town or employees physician as permanently disabled from the job due to sickness or injuries sustained or contracted in the performance of their duties, shall at any time as requested by the Town submit to medical examination to verify that based upon a reasonable degree of medical certainty he is permanently physically unfit for duty and therefore unable to return to his regular duties. The employee shall be placed on the retirement list.

Should the Retirement Board of the Employees' Retirement System Rhode Island determine the employee in question to be ineligible for Disability Retirement Benefits, then the Town shall continue to pay said employees such pay and allowances as provided for in 45-19-1 of the General Laws of Rhode Island, 1956 as amended, until such time as a determination can be made concerning the permanent future status of the individual concerned.

Should an employee be declared totally disabled and permanently disabled for any employment upon service connected disability retirement, the Town agrees to supplement the pension plan benefits as follows:



Monthly payments to the employees in an amount to equal to the difference between the pension benefit and the monthly net pay the employee received at retirement (not including pension deductions) up to the 25th Anniversary of his employment with the Fire Department.

The Town agrees to include a cost of living increase to the employee's pension from the 25th Anniversary date.

Cost of Living Defined

Cost of living shall be an increase in the form of a cost of living adjustment paid by the Town which shall be added to the amount of the employee's pension and shall be based upon the "United States Department of Labor, Bureau of Labor Statistics, Consumer Price Index - United States". The based year shall be 1967-100.

Effective July 1, 1979

Employees on disability retirement shall be included in the existing contract group for the purposes of medical coverage and the Town shall furnish and entirely pay the full premium, subject to the limitations, in ARTICLE XVI Medical Coverage.

The provisions of this Agreement shall not apply to any employee injured or retired prior to July 1, 1979.

Section 4. Death Benefits

A. The Town shall provide and fully pay the premium for a Seventy-five Thousand (\$75,000) Dollar Life Insurance Policy for each active employee covered by this Agreement.

B. Funeral Expenses

The Town agrees to pay all funeral expenses of any employee killed in the line of duty.

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ARTICLE XII

Section 1. Educational Benefits

The Town shall be billed directly by the educational institution for all tuition, books, and supplies pursuant to 43-28.1-5 of the General Laws of the State of Rhode Island.

- A. Incentive pay awarded to a fire fighter pursuant to 41-28.1-6 of the General Laws of the State of Rhode Island shall be distributed through the Town by checks separate from the biweekly check, and it is understood that taxes shall be deducted from this payment.
- B. Any employee attending any school, pursuant to Paragraph A of this section, shall notify the Town at least thirty (30) days prior to his enrollment at such school.
- C. In the event that tuition or books must be paid by the employees, the Town will reimburse the employee the whole sum that is due to him providing the course(s) of instruction has been successfully completed, no later than thirty (30) days after the bill or bills are presented along with verification of the course(s) taken and that passing marks were received (college transcript, certificate, etc.).

ARTICLE XIII

Section 1. Pensions

The Town agrees to accept and implement the most recently proposed benefit and contribution schedule for all employees covered by this contract in the Municipal Employees' Retirement System pursuant to 45-21-2 of the General Laws of the State of Rhode Island, as amended. Only the employees income derived from the Town's Fire Department annual salary, holiday pay and longevity pay shall be considered for retirement benefit contributions.

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Effective June 30, 1990

All employees covered by this Agreement shall be allowed to retire after twenty (20)

years of service as provided for by the State Optional Plan for Policemen and Firemen (G.L. 45-

21.2-1 et seq.) and 45-21.1-22 section.

ARTICLE XIV

Section 1. Retirement

A. Proposed retirement system to remain in full force and effect. Retirement system will

be changed upon mutual agreement of the parties.

B. All members and beneficiaries of members who retire on or after July 1, 1982 shall,

on the 1st day of January following the date of retirement receive a cost-of-living adjustment in

an amount equal to three (3%) percent of the original retirement allowance. In each succeeding

year thereafter, in the month of January, the retirement allowance shall be increased an additional

three (3%) percent of the original retirement allowance, not compounded. The Town shall pay

the cost of this annual increase.

All improved benefits under all future contracts with the Union will also be granted to all

members that retire on or after July 1, 1982.

ARTICLE XV

Section 1. Salaries, July 1, 2008 through June 30, 2009

Assistant Chief

7/1/08

\$63,000.00

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Battalion Chief: 7/1/08 \$57,485.53 Fire Marshal: 7/01/08 \$52,908.50 **Assistant Fire Marshal** 7/01/08 8.6% over current rank's salary **Director of Communications:** 7/1/08 \$52,908.50 Director of Training and Safety: 7/1/08 \$52,908.50 **Director of Emergency Medical Services (if filled):** 7/1/08 \$52,908.50 Captain: 7/1/08

\$52,908.50

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Lieutenant:

7/1/08

\$48,738.82

Fire Fighter 1st Class:

7/1/08

\$44,802.31

Fire Fighter 2nd Class:

7/1/08

\$39,483.74

Fire Fighter 3rd Class:

7/1/08

\$34,150.73

In the event the Town creates a position of Deputy Chief, the salary shall be mutually agreed upon between the Town and the Union.

Section 2. Salaries - E.M.T.I, E.M.T.C

A. All personnel who are E.M.T.I. (or the new level of E.M.T.A. equivalent to E.M.T.I.), shall receive the sum of an additional Ten (\$10.00) Dollars biweekly, and employees who are E.M.T.C. shall receive the sum of an additional Fifty (\$50.00) Dollars biweekly added to their biweekly salary.

B. All personnel assigned to a rescue vehicle will be compensated an additional Twenty (\$20.00) Dollars biweekly for every full cycle assigned to a rescue vehicle.



ARTICLE XVI

Section 1. Health Insurance

- A. Consistent with R.I.G.L. §28-7-49, the Town shall provide all members of the bargaining unit with the following health insurance coverage.
- 1. Preferred Provider Organization (PPO). The Town shall provide and pay a portion of the cost of a PPO plan, either individual or family, which shall be the standard health insurance plan offered to members of the bargaining unit. The PPO plan shall contain in and out of network benefits. Unless contrary to R.I.G.L. § 28-7-49, the PPO plan's network shall not contain less than 90% participation by Rhode Island physicians and include benefit, service and network levels no lower than those in effect at the time of execution of this Agreement2. A summary of benefits for said PPO plan shall be appended hereto and incorporated herein. Additionally a summary description of said PPO plan shall be available through the Town's Director of Administration. Employees shall contribute 5% of the Town's working rates for said PPO plan, payable in equal bi-weekly installments by way of payroll deduction, with an annual cap of \$880.00 for a family plan and an annual cap of \$500.00 for an individual plan.
- Indemnity Plan. For the employees currently receiving the optional Indemnity 2. plan, the Town shall continue to provide and pay for a portion of said plan; provided however, that it shall not be available to any other employees on or after June 30, 2009. The Indemnity plan shall contain in and out of network benefits. Unless contrary to R.I.G.L. § 28-7-49, the Indemnity plan's network shall not contain less than 90% participation by Rhode Island physicians and include benefit, service and network levels no lower than those in effect at the time of execution of this Agreement. A summary of benefits for said Indemnity plan shall be appended hereto and incorporated herein. Additionally a summary description of said Indemnity plan shall be available through the Town's Director of Administration. The employees currently receiving the optional Indemnity plan shall be required to pay \$40.00 bi-weekly for a family plan and \$20.00 bi-weekly for an individual plan, provided however, that any employee hired after July 1, 2001 who elects to be covered by the Indemnity plan, shall be required to pay \$60.00 bi-weekly for the family plan and \$30.00 bi-weekly for

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² Point-of-service employee co-payments include: \$10 for office visits to primary care physicians, urgent care centers, pediatric preventive services, preventive services, and routine eye exams; \$100 for emergency room care; and 20% co-payment (generic required) for prescription drugs, 100% coverage after 20% co-payment reaches an out-of-pocket maximum of \$300 per individual, \$600 per family in the aggregate per calendar year.

the individual plan.

- 3. A retired employee shall be eligible for the benefits contained in this section in the same manner as contained in Section 1.B. below.
- 4. In the event the employee elects not to be furnished with the Town's health insurance plans pursuant to this section, the Town will reimburse said employee the amount of Five Hundred (\$500.00) Dollars.
- B. Effective July 1, 1983, any employee retired (with 20 years or more service) shall be included in the Group for purposes of medical coverage and the Town shall furnish and pay the full cost for a PPO plan contained in Article XVI, Section 1(A). In the event a retired employee shall be employed by a firm, person or corporation providing paid family plan medical benefits, the Town shall suspend such medical payments for that period of employment. Retired employees shall receive this benefit until eligible for federally funded health care (Medicare or equivalent).
- C. Prescription Plan A prescription plan for employees shall be provided pursuant to the provisions of the PPO and Indemnity plans referenced in Section 1 (A).
- D. The Town Vision Care Plan will be provided pursuant to the provisions of PPO and Indemnity plans referenced in Section 1 (A).

Section 2. Dental Insurance

Consistent with R.I.G.L. §28-7-49, the Town agrees to assume full cost of providing each employee with a dental plan with substantially equivalent benefits and network to those existing on the date of execution of this Agreement. A summary of benefits for said dental plan shall be appended hereto and incorporated herein. Additionally, a summary description of said dental plan shall be available through the Town's Director of Administration. In the event



an employee elects not to be covered by the dental plan under this section, the Town will reimburse said employee the amount of One Hundred Fifty (\$150.00) Dollars.

Section 3. Eyeglasses

In the event any form of corrective eyewear is damaged or lost during duty hours or in the line of duty, the Town shall replace such eyewear including the cost of any required eye examination.

Section 4. Retired Employees

Retired employees may participate with the Town employees for the purpose of receiving group rates for PPO or Dental Plans.

ARTICLE XVII

Section 1. Minimum Manpower, EMT and Locker Requirements

A. All in-service Engine and Ladder Companies shall be manned with no less than three (3) fire fighters. All in-service Rescue Companies shall be manned with no less than two (2) fire fighters.

Effective June 29, 1989, there shall be no less than a minimum of nineteen (19) fire fighters, including officers on duty at all times on each platoon.

A. Battalion Chief shall be assigned to each Platoon, and shall be over and above the nineteen (19) minimum manning required on each Platoon.

B. All employees who were hired after January 1, 1989, must be certified by the state as an EMT-A, and must maintain their EMT-A as a condition of employment. In the event a new employee does not meet this requirement, he shall be allowed up to two (2) years from the date of employment to attain this requirement. The Town will be liable for any of the cost involved in



the event scholarship money is not available. Any employee who is required to attend classes after his normal work hours to receive or maintain his EMT Certification shall be compensated at his regular rate of pay for all of the time he attends such classes.

- C. The Town shall provide lockers for fire fighters.
- D. On July 1st of each year, the Town shall supply to the Union a Table of Organization, upon which shall be listed the numbers and ranks of all officers and fire fighters and the positions and divisions to which they are assigned.
- E. The Town may require all new employees to become EMT-C's within two (2) years of date of hire depending on the number of EMT-C's required or necessary. This section shall apply to all employees hired after January 1, 1989. All EMT-C's shall maintain their level as a condition of employment.
- F. All employees must be certified and maintain their certification in cardiopulmonary resuscitation.
- G. There shall be an officer in charge at all times on each Ladder, Engine, and Rescue Truck.
- H. Each station shall have a House Captain assigned. Captains shall also be distributed on each platoon.
 - I. All employees who are assigned to an administrative position:

Fire Prevention Division

Administrative Aide(s)

Mechanic Division

Training Division

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Safety Division

Communications Division, or

any other applicable division, shall not be required to achieve or maintain their EMT Certification as a condition of employment. However, if for any reason an employee is removed or chooses to remove themselves from said division(s), the employee must acquire their EMT Certification, pursuant to Article XVII, Section 1, Paragraph B.

- J. All engines, aerial ladder apparatus, and ground ladders, either in service or reserve, shall be tested by a reputable testing firm at least once annually and in accordance with the latest National Fire Protection Association Standard 1500 beginning with the 1992 Edition, and any motor vehicle laws of the State of Rhode Island.
- K. Employees of the Communications Division shall automatically fall into all relevant sections of the Collective Bargaining Agreement unless specifically referred to elsewhere.

There shall be a minimum of two (2) employees in the Communications.

Communications Division callback or overtime shall only be worked by those employees assigned to the Communications Division.

Employees in the Communications Division shall not be eligible to work callback or overtime as a Fire Fighter.

Uniformed employees in the Communications Division can not be utilized as working Fire Fighters when on duty, and shall not be counted as part of the two (2) man minimum, and nineteen (19) man minimum provided for under Article XVII, Section 1, of the Collective Bargaining Agreement.

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L. Whenever out-of-town apparatus are relocated to stand by in any station, the Battalion Chief, in his discretion, may call back a fire fighter or officer as a fill-in to guide the out-of-town apparatus. These call backs shall be compensated in accordance with Article VI of this Agreement.

ARTICLE XVIII

Child of a Fire Fighter Killed in the Line of Duty

The Chief of Department will prepare a regulation which will give preference for appointment to the fire department a child of any fire fighter who was killed in the line of duty, provided said child meets all physical and mental qualifications for appointment and passes any examination required of applicants.

ARTICLE XIX

Section 1. Grievance Procedure

- A. A grievance shall mean a complaint by the Union or by the employee and the Union that there has been a violation, misinterpretation, or inequitable application of any of the provisions of this contract; or that a member of the Union has been treated unfairly or inequitable or discriminated against for any reason.
- B. Grievance shall be handled in the following manner: All grievances shall be submitted in writing on a special "Grievance Report" form, in duplicate, signed by the aggrieved employee and/or the Union President and filed with the Chief of Department.
- Step 1. A meeting shall be held between the aggrieved employee, the Chief of Fire Department, and the Union President to resolve the grievance. The Chief of Department will arrange a meeting within three (3) working days from the time a grievance is received and shall

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give the Union his answer in writing within two (2) working days after such meeting. If the matter is not satisfactorily settled, then;

Step 2. A meeting shall be held between the aggrieved employee, the Public Safety Director, and a Grievance Committee consisting of not more than three (3) members of the Union. The Public Safety Director will arrange a meeting within ten (10) days after such meeting. If the matter is not satisfactorily settled then the matter may be referred to binding arbitration.

C. A general grievance shall be specified as being a general grievance and shall be submitted in writing on the special "Grievance Report" form, in duplicate, signed by the President of the Union or his representative and filed with the Chief of Department. A general grievance shall be processed in the same manner as any other grievance.

Section 2. Arbitration

Within five (5) days from the expiration of the period set forth in the Section above, the Town and Union shall appoint an arbitrator to represent them and each shall notify the other of the name of the person so designated by it as its representative, who shall meet and appoint a third disinterested person, who shall act as Chairman of the Board of Arbitrators. In the even that two (2) representatives cannot agree upon a third disinterested person within five (5) days then they shall request the assignment of an Arbitrator by the American Arbitration Association. The parties, however, may agree on a single Arbitrator to be selected from a list submitted by the American Arbitration Association in accordance with its rules.

A. In all cases involving a grievance which is submitted to the Arbitration Board, the individual or individuals shall be entitled to be represented by legal counsel of its own choosing.

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- B. Any decision handed down by the majority of the Arbitration Board shall be final and binding upon the parties hereto.
- C. All costs and expenses of the impartial Arbitrator shall be equally shared by the parties hereto.

ARTICLE XX

Section 1. Chain of Command

The chain of command shall be as follows:

Director of Public Safety
Assistant Director of Public Safety
Chief of Department
Assistant Chief
Battalion Chief
Captain (by seniority)
Lieutenant (by seniority)
Fire Fighter (by seniority)

ARTICLE XXI

Section 1. Standard Operating Procedure

The Chief of Department shall provide all employees a published book of THE STANDARD OPERATING PROCEDURES OF THE NORTH PROVIDENCE FIRE DEPARTMENT.

This book shall include the following:

- 1. Uniform regulations.
- 2. Fire Ground Operational Procedure.
- 3. Technical terms, such as language.
- 4. Response procedures, Fire and Rescue.

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- 5. Fire Alarm Procedure, Radio Communication, etc.
- 6. Description of duties according to rank.
- 7. All other applicable items not mentioned.

ARTICLE XXII

Section 1. Severability

If any provision of this Agreement is declared to be unconstitutional by the Supreme Court of the State of Rhode Island or by any Court of final jurisdiction, all other provisions of this Agreement shall remain in full force and effect. The Town hereby agrees not to pass any ordinances inconsistent with this Agreement.

ARTICLE XXIII

Section 1. Term of Agreement

Joseph A. Andreolo

This Agreement shall be for the term beginning July 1, 2008 and ending on June 30, 2009.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement in duplicate original this _____ day of April 2009.

WITNESS:

TOWN OF NORTH PROVIDENCE

Charles Lombardi, Mayor

Dated:

4-17-09

LOCAL 2334 INTERNATIONAL ASSOCIATION OF FIREFIGHTERS

AFL-CIO

John Silva, President

Dated: 4-21-09.

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TOWN OF NORTH PROVIDENCE

FIRE	
SPECIAL RX	
Coverage	
Prescription Drugs	
20% co pay (generic required)	
100% coverage after 20% co pay reaches an out of	
pocket maximum of \$300 per individual/\$600 family	
aggregate per calendar year	410
Outpatient services	\$10
Office Visits	410
Urgent Care Centers	\$10
Pediatric Preventive Services	\$10
Preventive Services	\$10
Outpatient Medical/Surgical Care (facility & doctor	\$0
services)	
Obstetrical Care	\$0
Routine Eye Exam	\$10
Lab Services, machine tests, X-rays	\$0
Inpatient Services	\$0
Hospitalization	
Inpatient Medical/Surgical Care	
(doctor services)	\$0
Emergency Services	\$100
Emergency Room Care	0000 Calman man 00
Ambulance Services	20% Coinsurance
Behavioral Health Services	\$0
Inpatient Mental Healthcare	#15 15 in #10 arratus
Outpatient Mental Healthcare	\$15 Individual \$10 group
Inpatient Chemical Dependency Care	\$0
Outpatient Chemical Dependency Care	\$15 Individual \$10 group
Additional Services	
Physical/Occupational Therapy	\$0
Durable Medical Equipment (DME)	20% coinsurance
Home & Hospice Care	\$0
Prescription Drugs	See prescription notes for NextRX
riescription blogs	

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Benefit Highlights

TOWN OF NORTH PROVIDENCE FIRE

The information listed here is not a guarantee of payment. Payment is based on the Town's Dental Plan allowance for each procedure. To be covered, services must be dentally necessary and in accordance with the Town Dental Plan's treatment guidelines. All services must be performed in a dental office. These benefits are listed according to the level of coverage (i.e. 100%, 80%) Your group number is 1429-0006. Coverage for benefits with time limitations (i.e. 6,12,24,36 or 60 months) is calculated to the exact day.

The annual maximum is: \$1,200.00 per member per calendar year

(Periodontal services limited to \$400.00)

The annual deductible is: \$0.00
The maximum lifetime cap: Unlimited

Pretreatment estimates are recommended for underlined procedures.

Plan pays 100%; Member Coinsurance 0%

- · One oral exam per calendar year performed by a general dentist
- Two cleanings per calendar year
- · Fluoride treatment for children under age 19 once per calendar year
- One set of bitewing xrays per calendar year
- One complete x-ray series or panoramic film every 36 months
- Single x-rays as required
- Palliative treatment (minor procedures necessary to relieve acute pain) twice per calendar year
- Amalgam (silver) fillings. Composite (white) fillings on front teeth only. For composite fillings on back teeth, the plan pays up to what would have been paid for an amalgam filling. Patient is responsible for the balance up to the dentist's charge.
- Space maintainers for lost deciduous (baby) teeth, replacement limited to once every 60 months.
- Extractions and other routine oral surgery not covered by a patient's medical plan
- General anesthesia or intravenous (IV.) sedation for certain complex surgical procedures
- Root canal therapy
- · Repairs to existing partial or complete dentures once per calendar year
- · Re-cementing crowns or bridges
- Rebasing or relining of partial or complete dentures; once every 60 months
- Crowns over natural teeth, build ups. posts and cores replacement limited to once every 60 months.

Plan pays 50%; Member Coinsurance 50%

- · Periodontal maintenance following active therapy two per year
- Bridges, build ups, posts and cores, crowns over implants replacement limited to once every 60 months
- Partial and Complete dentures replacement limited to once every 60 months
- Root planing and scaling once per quadrant every 24 months.
- · Osseous (bone) surgery once per quadrant every 24 months (bone grafts are not covered).
- Gingivectomies once per site every 24 months.
- Soft tissue grafts once per site every 60 months
- · Crown lengthening once per site every 60 months

Orthodontics:

Plan pays 50%; Member Coinsurance 50%

Braces and related services for dependent children under the age of 19

Lifetime maximum (orthodontics only) is \$1,200.00

Dependent coverage - Dependent children are covered up until the end of the year that they turn age 19. Dependent children who are full-time students over age 19 are covered as long as they stay in school or up until the end of the year that they turn age 23.

Exclusions & **Limitations**

All claims must be filed within one year of the date of service.

Unless specifically covered by your dental plan, the following are not covered:

- *Services that do not qualify for payment according to our dental treatment guidelines assist the Town's Dental Plan in making determinations as to whether services are covered and whether a particular service is the least costly, clinically acceptable method of prevention, diagnosis or treatment. (A service may not qualify for coverage under these guidelines even though it was performed or recommended by a dentist.)
- *Any services that are not specifically covered in your group's Certificate of Coverage.
- *Services you would not be required to pay for if you did not have this dental coverage.
- *Services provided by a dentist who is a member of your immediate family.
- *An illness, injury or dental condition for which benefits are, or would have been available, through a government program if you did not have this dental coverage.
- *Services rendered by someone other than a licensed dentist or a licensed hygienist operating as authorized by applicable law.
- *Specialty exams.
- *Consultations.
- * Disorders related to the temporomandibular joint (TMJ) including night guards and surgery.
- *Services to Increase the height of teeth or restore occlusion.

- *Restorations required because of erosion, abrasion or attrition.
- *Services meant primarily to change or improve your appearance.

RECEIVED FOR RECORD NORTH PROVIDENCE, RI

* Occlusal guards.

Apr 22,2009 10:43:16A

*Implants.

MaryAnn DeAnselus

*Bone grafts.

- its.
- * Splinting and other services to stabilize teeth.

Town Clark

- *Prescription drugs, lab exams or reports.
- *Services received from a dental or medical department maintained by or on behalf of an employer, mutual benefit association, labor union, trustee or similar person or group.
- *An illness or injury that the Town's Dental Plan determines is employment related.
- *Guided tissue regeneration.
- * Temporary bridges or crowns.
- *Services related to congenital abnormalities.
- *General anesthesia/intravenous sedation for nonsurgical extractions, diagnostic, preventive or any restorative services.
- *General anesthesia/Intravenous sedation administered by other dentist.

The Town's Dental Plan reserves the right to adopt and to apply, from time to time, such administrative policies as it deems reasonable in approving the eligibility of subscribers and the appropriateness of treatment plans and related charges.